

IN THE UNITED STATES
BANKRUPTCY COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

FILED

U.S. BANKRUPTCY COURT
E.D. MICHIGAN-DETROIT
JUN 6 2014 10:25 AM

IN RE: 2014
CITY OF DETROIT
MICHIGAN
DEBTOR

Chapter 9

CASE NO. 13-53846

Hon. Steven Rhodes
(Informal BRIEF)

Claimant ALBERT O'ROURKE'S
Response to the DEBTOR's
objection to claim No. 458

ALBERT O'ROURKE
In pro se (Informal party).
2316 PASCO DR LAUREA #223
OCEANSIDE, CA. 92056
(760) 453-2218

Comes now Claimant ALBERT O'Rourke
and responds to the Doctor's objection
to claim # 458, as follows:

I
BANKRUPTCY RULE 3001
STANDARDS ARE IN FACT
CLEARLY MET by claimant
AL O'Rourke in claim no 458

CITY of Detroit's/Debtor's Council
in their May 15, 2014 Brief Claim
that O'Rourke's claim number 458
does not meet B.R. 3001 standard,

In fact, AL O'Rourke's ownership or
(other) legal rights attaching to 2175
Palms Ave (The O'Rourke Detroit
property) are undisputed by City of
Detroit. Such includes all of the
(at one time) remaining "Manhattan
Nuclear Weapons" materials of the LATE
Project*

Dr. Raymond C. O'Rourke, Trained by
both Detroit and The University of
Michigan.

IT IS not O'Rourke's fault that
The Federal Government and State of
California Government Took possession
of vast amounts of such on/after
Feb 9, 2010 in their "RAID" and Confiscation
of such materials violating 42 USC 1983
and 22 USC 32143 (22 USC 3001 - the ~~Homeland~~
Final Act standard. They either
destroyed or transferred said classified
Nuclear weapons papers in violation
of The "Patriot Act". Debtor City of Detroit
is assisting them still.
Nevertheless, some of such material,
(originals or duplicates) were / are still (?)
at / around 2175 Palms Ave Detroit, Michigan
(or at The University of Michigan)

Dr. Raymond C. O'Rourke, trained by both Detroit and The University of Michigan.

IT IS not O'Rourke's fault that ^{AL} the Federal government and state of California government took possession of vast amounts of such on/after Feb 9, 2010 in their "RAID" and confiscation of such materials violating 42 USC 1983 and 22 USC 32143 (22 USC 3001 - the Homeland Final Act standards. They either destroyed or transferred said classified nuclear weapons papers in violation of the "Patriot Act". Debtor City of Detroit is assisting them still. Nevertheless, some of such material, (originals or duplicates) were / are still (?) at / around 2175 Palms Ave Detroit, Michigan (or at The University of Michigan)

All AL O'Rourke attempts to get such returned have been deliberately ignored to date by the increasingly hostile Federal and State (California and Michigan) authorities. Clearly, BR. 3001(f) standards are sufficiently met. The government cannot destroy Federal Evidence and then claim it is AL O'Rourke's fault that he does not submit such in his Claim No 458. Moreover, the "Trillion Dollar Claim", objected to by Doctor City of Detroit, is what it would cost to build the various nuclear weapons devices created, assisted, reviewed etc by Dr. Raymond O'Rourke (including numerous analysis of other nations' nuclear programs.

II

DEBTOR'S COURSE'S

RESERVATION OF RIGHT

(Bankruptcy Code 904)

SPEAKS for ITSELF THAT

Debtor IS ENJOYING THE

PROPERTY RIGHTS OF CLAIMANT +

Debtor's pg. 6, paragraph 23
"Reservation of rights" (BC 904)

is a "dead give-away" or Implicit
Admission THAT it has and IS
USING these Classified Nuclear
weapons MATERIALS. Again OR 3001(f)
Standards are met, implicitly.

Wherefore, claimant Al O'Rourke
requests the Bankruptcy Court to
Deny Debtor's objection to claim
no. 458.

Respectfully submitted

Dated

June 3, 2014

Al O'Rourke

FILED

UNITED STATES COURT OF APPEALS
FOR THE NINTH CIRCUIT

MAY 06 2011

MOLLY C. DWYER, CLERK
U.S. COURT OF APPEALS

ALBERT O'ROURKE,

Plaintiff - Appellant,

v.

UNITED STATES OF AMERICA; et al.,

Defendants - Appellees.

No. 11-55118

D.C. No. 3:10-cv-00302-W
Southern District of California,
San Diego

ORDER

Before: Peter L. Shaw, Appellate Commissioner.

The motion to proceed in forma pauperis is granted. The Clerk shall amend the docket to reflect this status and amend the docket with the change of address that appellant included in the motion to proceed in forma pauperis.

The opening brief is due June 13, 2011.

AW/MOATT

Albert O'Rourke
2316 PASCO DR LAUREL #223
OCEANSIDE, CA. 92056
(760) 453-2218

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF MICHIGAN
DETROIT, GRAND RAPIDS, Kalamazoo, Muskegon, Saginaw, Bay City, Midland, Flint, and Port Huron

In Re
CITY of Detroit, Michigan

Debtors

BANKRUPTCY NO.

13-53846

Plaintiff(s)

ADVERSARY NO.

Defendant(s)

PROOF OF SERVICE

I, AL O'Rourke, certify that I am, and at all times during the service of process was, not less than 18 years of age and not a party to the matter concerning which service of process was made. I further certify that I served a copy of the following documents (describe each document served):

Claimant ALBERT O'Rourke's
Response to the Debtor's
objection to claim

No 458

Mail Service - Regular, first class United States mail, postage fully pre-paid, addressed to:

District U.S. Bankruptcy Court
1211 West Fort Street, Suite 2100, Detroit, Michigan
48226

Personal Service - By leaving the documents with the following named person(s) or an officer or agent of the person(s) at:

2 Foley and Lardner LLP - John Simon, Sr.
611 Woodward Ave - Suite 27000
Detroit, Michigan 48226

Residence Service - By leaving the documents with the following adult at:

Under penalty of perjury, I declare that the foregoing is true and correct.

June 3, 2014

[Date]

[Signature]

Print Name	AL O'Rourke
Business Address	2316 PASCO DR LAUREL #223
City, State, Zip	OCEANSIDE, CA 92056